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09/995,648	11/29/2001	Mark A. Kirkpatrick	BS01-299 3215	
38516 759	90 02/28/2006		EXAMINER	
SCOTT P. ZIMMERMAN, PLLC			ABRISHAMKAR, KAVEH	
PO BOX 3822 CARY, NC 27519			ART UNIT	PAPER NUMBER
			2131	

DATE MAILED: 02/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		T					
Office Action Summary		Application No.	Applicant(s)				
		09/995,648	KIRKPATRICK ET AL.				
		Examiner	Art Unit				
		Kaveh Abrishamkar	2131				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
2a)□	/—	action is non-final.	secution as to the	a marite is			
الــا(د	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
	·	x parte Quayle, 1955 C.D. 11, 45	0.0.210.				
Dispositi 	on of Claims						
•	Claim(s) 1-30 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
· · · · ·	Claim(s) is/are allowed.						
	Claim(s) <u>1-30</u> is/are rejected.						
·	Claim(s) is/are objected to.						
8)[_	Claim(s) are subject to restriction and/or	election requirement.					
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmen	t(s)						
	e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:		D-152)			

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on December 2, 2005 has been entered.

Response to Arguments

2. Applicant's arguments with respect to claims 1-30 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claims 5-6, 16-17, and 27-28 rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in

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the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

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- 4. Claims 5,16,and 27 disclose "the validation rules change legacy data to string values." There is not mention of converting legacy data to string values in the specification, and therefore, it is believed that this limitation is not enabled. For the purposes of examination, the broadest reasonable interpretation is given to the above claims.
- 5. Claims 6,17, and 28 disclose the limitation "the validation rules change the legacy data to check for membership in a data set." There is no mention of changing the legacy data to check for membership in a data set, and therefore, the limitation is believed to be not enabled in the specification. For the purposes of examination, the broadest reasonable interpretation is given to the above claims.

Claim Rejections - 35 USC § 102

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

6. Claims 1-7, 10-18, and 21-30 are rejected under 35 U.S.C. 102(e) as being anticipated by Sitaraman et al. (U.S. Patent 6,718,332)

Regarding claim 1, Sitaraman discloses:

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A client-server computer system for use with web-based applications comprising: a computer system running one or more web browsers capable of processing web forms (Figure 1 item 30, column 2 lines 33-41);

a web server capable of processing Java code and web-based forms (column 2 lines 33-41);

a storage mechanism coupled to said computer system, wherein said web server is used for validating data with information compiled from said storage mechanism (column 4 lines 33-38), wherein a database is used to store user data which is then validated at the source data adapter;

validation rules stored in said storage mechanism, the validation rules comprising at least three hierarchically organized views, with each view utilizing an execution sequence of validation methods (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location;

wherein each execution sequence designates an order of execution for the validation methods (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location;

wherein each validation method compares validation values to the data (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a

value exists in each attribute definition location, wherein each of the steps compares the data to a stored value stored in the dictionary name location.

Claim 2 is rejected as applied above in rejecting claim 1. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 1, wherein if a value has no validation rules, then a lower priority view's execution sequence is performed (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location).

Claim 3 is rejected as applied above in rejecting claim 1. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 1, wherein the validation rules type cast a single value integer (column 7 lines 41-51), wherein the data validator checks that a value type is consistent with the value type stored in the dictionary name location.

Claim 4 is rejected as applied above in rejecting claim 1. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 1, wherein the validation rules type cast an integer as a string (column 7 lines 41-51), wherein the data validator

checks that a value type is consistent with the value type stored in the dictionary name location by verifying the string or integer value.

Claim 5 is rejected as applied above in rejecting claim 1. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 1, wherein the validation rules change legacy data to string values (column 10 lines 27-31), wherein the target data adapter converts the format of the validated user record into a suitable format.

Claim 6 is rejected as applied above in rejecting claim 5. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 5, wherein the validation rules change the legacy data to check for membership in a data set (column 10 lines 26-27), wherein the data is changed to a proper format, and uses an event, which matches an event type on the target interface.

Claim 7 is rejected as applied above in rejecting claim 1. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 1, wherein the validation rules validate an entire set of data (column 4 line 60 – column 5 line 3, column 7 lines 29-63).

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Claim 10 is rejected as applied above in rejecting claim 1. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 1, wherein each validation rule includes an associated application tag that differentiates versions of an application (column 2 lines 48-61), wherein there are different types of database definitions.

Claim 11 is rejected as applied above in rejecting claim 1. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 1, wherein each validation rule includes an associated application tag that differentiates instances of an application and version for different users (column 2 lines 48-61), wherein there are different types of database definitions.

Regarding claim 12, Sitaraman discloses:

A web server system comprising:

at least one web application (column 2 lines 33-41);

means for performing validation service on data submitted by said at least one we application (column 2 lines 33-41);

means for processing web forms (column 2 lines 33-41);

means for storing and retrieving validation rules for performing said validation server, the validation rules comprising at least three hierarchically organized views, with each view utilizing an execution sequence of validation methods (column 4 line 60 –

column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location;

wherein each execution sequence designates an order of execution for the validation methods (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location;

wherein each validation method compares validation values to the data (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location, wherein each of the steps compares the data to a stored value stored in the dictionary name location; and

means for compiling validation rules into said at least one web application in order to perform said validation service (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location.

Claim 13 is rejected as applied above in rejecting claim 12. Furthermore, Sitaraman discloses:

A web server system according to claim 12, wherein if a view has no validation rules, then a lower priority view's execution sequence is performed (column 4 line 60 –

column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location).

Claim 14 is rejected as applied above in rejecting claim 12. Furthermore, Sitaraman discloses:

A web server system according to claim 12, wherein the validation rules type cast a single integer (column 7 lines 41-51), wherein the data validator checks that a value type is consistent with the value type stored in the dictionary name location.

Claim 15 is rejected as applied above in rejecting claim 12. Furthermore, Sitaraman discloses:

A web server system according to claim 12, wherein said validation rules type cast an integer as a string (column 7 lines 41-51), wherein the data validator checks that a value type is consistent with the value type stored in the dictionary name location by verifying the string or integer value.

Claim 16 is rejected as applied above in rejecting claim 12. Furthermore, Sitaraman discloses:

A web server system according to claim 12, wherein the validation rules change legacy data to string values (column 10 lines 27-31), wherein the target data adapter converts the format of the validated user record into a suitable format.

Claim 17 is rejected as applied above in rejecting claim 16. Furthermore, Sitaraman discloses:

A web server system according to claim 16 wherein the validation rules change the legacy data to check for membership in a data set (column 10 lines 26-27), wherein the data is changed to a proper format, and uses an event, which matches an event type on the target interface.

Claim 18 is rejected as applied above in rejecting claim 12. Furthermore, Sitaraman discloses:

A web server system according to claim 12, wherein validation rules validate an entire set of data (column 4 line 60 – column 5 line 3, column 7 lines 29-63).

Claim 21 is rejected as applied above in rejecting claim 12. Furthermore, Sitaraman discloses:

A web server system according to claim 12, wherein each validation rule includes an associated application tag that differentiates instances of an application and version for different users (column 2 lines 48-61), wherein there are different types of database definitions.

Regarding claim 22, Sitaraman discloses:

A computer-readable medium with instructions executable by a processor for providing a validation application service for web-based applications, the medium comprising instructions to:

couple a service request from a data device to a web server, the request including data to be validated (column 2 lines 33-41);

generate a service session instruction, the service session instruction based at least in part on the service request (column 2 lines 33-41);

send the service session instruction to one or more web servers, the service session instruction corresponding to one or more data validation requests from said customer data device (column 1 lines 55-67, column 2 lines 33-41);

compile at least one page based on stored validation rules in a database, the validation rules comprising at least three hierarchically organized views, with each view utilizing an execution sequence for the validation methods, and wherein each validation method compares validation values to the data (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location; and

send a validation service response to the data device, wherein the validation service response is based on the service request (column 1 lines 55-67), wherein after the data is validated for the correct form, it is sent to the receiver.

Regarding claim 23, Sitaraman discloses:

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A method of providing validation data service with a web-based computer system comprising the steps of:

calling at least one page from a web application (column 2 lines 33-41);

compiling said at least one page at a web server (column 2 lines 33-41);; retrieving validation rules from a centralized storage mass coupled to said web server, the validation rules comprising at least three hierarchically organized views, with each view utilizing an execution sequence of validation methods, wherein each execution sequence designates an order of execution for the validation methods, and wherein each validation method compares validation values to the data (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location;

validating data from said web application in accordance with said validation rules service (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location first, then the attribute value location, and then checks if a value exists in each attribute definition location.

Claim 24 is rejected as applied above in rejecting claim 23. Furthermore, Sitaraman discloses:

A method according to claim 23, wherein if a view has no validation rules, then performing a lower priority's view execution sequence (column 4 line 60 – column 5 line 3, column 7 lines 29-63), wherein the data validator validates the attribute name location

first, then the attribute value location, and then checks if a value exists in each attribute definition location).

Claim 25 is rejected as applied above in rejecting claim 23. Furthermore, Sitaraman discloses:

A method according to claim 23, wherein the validation rules type cast a single value integer (column 7 lines 41-51), wherein the data validator checks that a value type is consistent with the value type stored in the dictionary name location.

Claim 26 is rejected as applied above in rejecting claim 23. Furthermore, Sitaraman discloses:

A method according to claim 23, further comprising type casting an integer as a string (column 7 lines 41-51), wherein the data validator checks that a value type is consistent with the value type stored in the dictionary name location by verifying the string or integer value.

Claim 29 is rejected as applied above in rejecting claim 27. Furthermore, Sitaraman discloses:

A method according to claim 27, further comprising tagging each validation rule with an associated application tag that differentiates versions of an application (column 2 lines 48-61), wherein there are different types of database definitions.

Claim 30 is rejected as applied above in rejecting claim 27. Furthermore, Sitaraman discloses:

A method according to claim 27, further comprising tagging each validation rule with an associated application tag that differentiates instances of an application and version for different users.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 9 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sitaraman et al. (U.S. Patent No. 6,718,332).

Claim 9 is rejected as applied above in rejecting claim 1. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 1. Sitaraman does not explicitly disclose that the validation rules validate weekday, date available, and date of expiration for long distance telephone service. However, Sitaraman discloses validating data, wherein the user data can include "user's name, address, telephone number, account type, and the like" (column 2 lines 61-67), wherein the information is used for specific subscribers, the subscribers being one of a telephone company or ISP (column

1 lines 13-18). It was well-known in the art at the time of invention, that the telephone company's account information includes dates and dates of expiration for long distance telephone service, as telephone service is cutoff at a certain date if the bill is not paid. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to include weekday, data available, and date of expiration in the account information that is being validated.

7. Claims 8 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sitaraman et al. (U.S. Patent No. 6,718,332) in view of Allen et al. (U.S. Patent No. 6,078,918).

Claim 8 is rejected as applied above in rejecting claim 7. Furthermore, Sitaraman discloses:

A client-server computer system according to claim 7. Sitaraman does not explicitly disclose that the validation rules return individual validation statuses in a hash table. Allen teaches data is indexed and arranged in a form of a hash table (Figure 5C item 520, column 10 lines 60-62). It would have been obvious to one of ordinary skill in the art at the time of invention to combine the system of Sitaraman with Allen to index data in the form of a hash table to perform quick lookups and searches as delineated by Allen (column 10 lines 65-66) and to perform remote administration capability so the administrator can manage multiple systems located at different locations to save on support costs.

Claim 19 is rejected as applied above in rejecting claim 18. Furthermore, Sitaraman discloses:

A web server computer system according to claim 18. Sitaraman does not explicitly disclose that the validation rules return individual validation statuses in a hash table. Allen teaches data is indexed and arranged in a form of a hash table (Figure 5C item 520, column 10 lines 60-62). It would have been obvious to one of ordinary skill in the art at the time of invention to combine the system of Sitaraman with Allen to index data in the form of a hash table to perform quick lookups and searches as delineated by Allen (column 10 lines 65-66) and to perform remote administration capability so the administrator can manage multiple systems located at different locations to save on support costs.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kaveh Abrishamkar whose telephone number is 571-272-3786. The examiner can normally be reached on Monday thru Friday 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KA 02/15/2006 AYAZ SHEIKH
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